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REMARKS:

Applicant hereby elects Invention I on which Claims 1 to 17, 20 to 30 and 38 to 46 are directed.

Claims 18, 19 and 31 have been amended so that they now depend from Claim 38. Thus all claims now fall within Invention I since Claim 38 is generic to claims 18, 19 and 31 to 37 previously indicated as being directed to separate inventions.

Applicant hereby traverses the requirement for restriction on the ground that the Examiner's indication of a separate utility for Inventions ii, iii and iv is completely unreasonable. It is simply not understood how a claim directed to a climate control system could find utility as for example a "storage locker". It appears that the Examiner is merely selecting a noun which has no connection with the subject matter in hand. The Examiner may just as well have selected as an alternative utility an "oil tanker" or a "space ship" since none of these is in any way connected with the subject of the climate control system to which the invention is clearly limited.

Respectfully submitted

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I hereby certify that this paper is being facsimile transmitted to the United States Patent and Trademark Office, Fax No. (703) 872-9306, on November 15, 2004

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